1	Paul D. Powell, Esq. (SBN 7488)		
2	Ryan T. O'Malley, Esq. (SBN 12461) Tom W. Stewart, Esq. (SBN 14280)		
3	Jared D. Powell, Esq. (SBN 15086)		
4	THE POWELL LAW FIRM 8918 Spanish Ridge Avenue, Suite 100		
5	Las Vegas, Nevada 89148		
6	paul@tplf.com romalley@tplf.com tstewart@tplf.com jared@tplf.com		
7	Phone (702) 728-5500 Fax (702) 728-5501 Attorneys for Plaintiff		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	DODEDTO DADDEDA individually.) CASE NO. 2:10 ov 02069 ICM DIA		
11	ROBERTO BARRERA, individually,) CASE NO. 2:19-cv-02068-JCM-DJA		
12	Plaintiff,) vs.)		
13)		
14	ALBERTSONS, LLC, a foreign limited liability) JOINT PRETRIAL ORDER company dba ALBERTON'S; DOES I-X, and ROE)		
15	CORPORATIONS, Inc.,		
16	Defendant.)		
17			
18	After pretrial proceedings in this cause,		
19	IT IS SO ORDERED:		
20	I.		
21	NATURE OF THE ACTION		
22	This is an action for: an incident that occurred on July 28, 2019 at the Albertsons LLC Grocery Stor	e,	
23	located at 1940 Village Center Circle, Las Vegas, NV 89134 (the "Premises"). Plaintiff alleges that h	ıe	
24 25	slipped and fell on a wet, slippery substance on the floor of Defendant's property as he was shopping ("Subject		
26	Accident"). As a result of the slip and fall, Plaintiff Roberto Barrera allegedly sustained injuries and damages		
27	as indicated below.		
28	Plaintiff's Contentions: Plaintiff contends on or around July 28, 2019, Plaintiff was lawfully of	n	
	Defendant's property. Defendant maintains and was in control of the property. Plaintiff slipped and fell of	n	

Case 2:19-cv-02068-JCM-DJA Document 26 Filed 10/08/21 Page 2 of 18

1 2 3 4 5 6 7 8 **Defendant's Contentions:** Defendant contends that it did not have actual or constructive notice of the wet 9 10 11 12 13 14 15

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27 28 a wet, slippery substance on the floor of Defendant's property and was seriously injured. Plaintiff ultimately underwent a bilateral C3-4, C4-5, and L5-S1 epidural steroid injections in October 2019 and later an L3-4, L4-5, and L5-S1 discography in December 2020, but continues to treat for his injuries. Plaintiff also contends that Defendant's negligence was the actual proximate cause of Plaintiff's physical injuries. Finally, Plaintiff contends an incurred pecuniary loss, medical expenses, and pain and suffering as a result of the accident. Plaintiff will continue to accrue pain and suffering, and future medical bills.

substance on the floor as no one apprised Defendant of the condition and such condition did not exist when Defendant had performed its timely sweeps of the store to look for and clean up such potential conditions. Defendant further contends that Plaintiff's complained of injuries and past and future damages were not all caused by the Subject Accident.

II.

STATEMENT OF JURISDICTION

Defendant removed this action to the United States District Court from the District of Nevada on December 3, 2019, pursuant to 28 U.S.C. § 1441(b). Defendants' removal of this action was timely pursuant to 28 U.S.C. § 1446(b)(3).

This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. § 1332(a) because Plaintiff is and was at all relevant times a domiciliary of the State of Nevada, the amount in controversy exceeds \$75,000.00 exclusive of costs and interest, and Defendant is and was at all relevant times a corporation duly incorporated in the state of Delaware and with a principal place of business in the State of Delaware.

The parties admit that the venue is properly laid in the United States District Court for the District of Nevada pursuant to 28 U.S.C. § 1391(b)(2).

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III. ADMITTED FACTS

The following facts are admitted by the parties and require no proof:

- 1. On or about July 29, 2019, Defendant ALBERTSONS, LLC owned and operated the ALBERTSONS'S grocery store located at 1940 Village Center Circle, Las Vegas, NV 89134, located in Clark County, Nevada.
- 2. On or about July 29, 2019, Plaintiff Roberto Barrera was lawfully present at the ALBERTSONS Grocery store located at 1940 Village Center Circle, Las Vegas, Nevada, located in Clark County.

IV. <u>UNCONTESTED FACTS</u>

The following facts, though not admitted, will not be contested at trial by evidence to the contrary:

1. On July 29, 2019, as he was shopping, Plaintiff ROBERTO BARRERA slipped and fell in a clear liquid that was on the floor of the "GM (Hair Care)" aisle.

V. CONTESTED FACTS

The following are issues of facts to be tried and determined upon trial:

- 1. Whether Defendant knew or should have known, that the floor was wet;
- 2. Whether Defendant failed to properly warn Plaintiff of a wet floor;
- 3. Whether Defendant ALBERTSONS LLC was negligent;
- 4. Whether Plaintiff ROBERTO BARRERA sustained injuries as a result of slipping and falling on the clear liquid;
- 5. Whether Plaintiff was injured as a result of negligence on behalf of Defendant Albertsons, LLC.
- 6. The nature and extent of injuries sustained by Plaintiff ROBERTO BARRERA;
- 7. Whether Defendant's alleged failure to warn Plaintiff of a wet floor was a substantial factor in legally and proximately causing Plaintiff's complained injuries.
- 8. Whether Plaintiff's medical expenses were necessarily incurred as a result of the Incident.
- 9. Whether such medical expenses were reasonable and customary.

- 10. Whether Plaintiff's future medical treatment is a direct and proximate cause of the negligence on behalf of Defendant Albertsons, LLC.;
- 11. Whether Plaintiff will be reasonably certain to incur medical expenses in the future as a result of the Incident. If so, whether such future medical expenses are reasonable and customary.
- 12. Whether Plaintiff's past and future pain and suffering is related to his injuries as a result of negligence on behalf of Defendant Albertsons, LLC.;
- 13. Whether Plaintiff's loss of enjoyment of life is as a result of negligence on behalf of Defendant Albertsons, LLC.;
- 14. Whether Plaintiff's loss of society and relationship is as a result of negligence on behalf of Defendant Albertsons, LLC.;
- 15. Whether Plaintiff is entitled to general damages, including pain and suffering, as a result of the Incident.
- 16. Whether Plaintiff was negligent.
- 17. Whether Plaintiff's own conduct was a substantial factor in causing him to complain of injuries and damages.
- 18. Whether Plaintiff's own conduct contributed more to his alleged injuries than Defendant's alleged negligence.
- 19. Whether Plaintiff mitigated his injuries and damages.
- 20. Whether Plaintiff had a pre-existing condition or disability on July 29, 2019.

VI. ISSUES OF LAW

The following are the issues of law to be tried and determined upon trial (each issues of law must be stated separately and in specific terms):

1. Whether Defendant was negligent.

- 2. The amount of negligence, if any, attributable to each party in this litigation.
- 3. Whether the subject incident was the proximate cause of Plaintiff's claimed damages, as well as the extent of said damages.

VII. EXHIBITS

(a) The following exhibits are stipulated into evidence in this case and may be so marked by the clerk:

MARKED EXHIBIT	DESCRIPTION	BATES
	Records from Tropicana West Chiropractic	
	Records from Interventional Pain & Spine Institute	
	Records from Pueblo Medical Imaging	
	Records from Surgical Arts Center	
	Records from Las Vegas Neurosurgical Institute	
	Records from General Vascular Specialists	
	Records from Las Vegas Radiology	
	Records from First Physical Therapy	
	Records from Intermountain Healthcare	
	Billing from Tropicana West Chiropractic	
	Billing from Interventional Pain & Spine Institute	
	Billing from Pueblo Medical Imaging	
	Billing from Surgical Arts Center	
	Billing from Las Vegas Neurosurgical Institute	
	Billing from General Vascular Specialists	
	Billing from Las Vegas Radiology	
	Billing from First Physical Therapy	
	Billing from Intermountain Healthcare	
	Billing from CVS Pharmacy	
	Billing from Las Vegas Pharmacy	
	Billing from Lien RX	
	Plaintiff Roberto Barrera's Answers to Defendant Albertsons First Set of Interrogatories	
	Plaintiff Roberto Barrera's Responses to	
	Defendant Albertsons' First Set of Requests to	
	Produce	
	Plaintiff Roberto Barrera's Supplemental Answers	
	to Defendant Albertsons First Set of	
	Interrogatories	

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Plaintiff Roberto Bar	rera's Supplemental	
Responses to Defend	ant Albertsons' First Set of	
Requests to Produce		
Defendant Albertson	's, LLC's Responses to	
Plaintiff's First Set of	f Requests for Admissions	
Defendant Albertson	's, LLC's Responses to	
Plaintiff's First Set of	f Interrogatories	
Defendant Albertson	's, LLC's First Supplemental	
Responses to Plaintif	f's First Set of Interrogatories	
Surveillance		ALB00001
Customer Incident Re	eport (Redacted)	ALB00008
Employee Witness S	tatement (Redacted)	ALB00009
Incident Report (Red	acted)	ALB00010-00011
Sweep Sheets		ALB00012-00014

Defendants stipulate that the medical bills and records disclosed by Plaintiff in this matter are authentic and, therefore, Plaintiff will not be required to call the Custodian of Records to testify as to authenticity. However, Defendants do not stipulate that the medical treatments and bills are reasonable, customary, and causally related to Plaintiff's injuries at issue.

(b) As to the following exhibits, the party against whom the same will be offered objects to their admission upon the grounds stated:

1. Plaintiff's Exhibits and Defendant's Objections thereto:

	DESCRIPTION	DEFENDANT'S OBJECTIONS
1.	Summary of Charges for Plaintiff	Authentication [FED. R. EVID. 901]
		Foundation [FED. R. EVID. 602]
		Hearsay [Fed. R. Evid. 802]
		Relevance / Prejudicial [FED. R. EVID. 402-403]
		Calls for Expert Testimony [FED. R. EVID. 702]
2.	Photo of Thumb	Authentication [FED. R. EVID. 901]
		Hearsay [Fed. R. Evid. 802]
		Foundation [FED. R. EVID. 602]
		Calls for Expert Testimony [FED. R. EVID. 702]
3.	Photo of Puddle	Authentication [FED. R. EVID. 901]
		Foundation [FED. R. EVID. 602]
		Hearsay [FED. R. EVID. 802]
		Relevance / Prejudicial [FED. R. EVID. 402-403]

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	4.	Three (3) photos of an accident scene from	Authentication [FED. R. EVID. 901]
	т.	Plaintiff's subsequent accident	Foundation [FED. R. EVID. 602]
		1	Hearsay [FED. R. EVID. 802]
			Relevance / Prejudicial [FED. R. EVID. 402-403]
			Calls for Expert Testimony [FED. R. EVID. 702]
	5.	ALB00006-00007: Review of Surveillance	Authentication [FED. R. EVID. 901]
			Foundation [FED. R. EVID. 602]
			Hearsay [FED. R. EVID. 802]
			Relevance / Prejudicial [FED. R. EVID. 402-403]
(6.	ALB00002-00005: Photos	Authentication [FED. R. EVID. 901]
			Foundation [FED. R. EVID. 602]
			Hearsay [FED. R. EVID. 802]
			Relevance / Prejudicial [FED. R. EVID. 402-403]
	P	Plaintiff reserves the right to offer into evider	nce any exhibit timely and properly disclosed dur

discovery for the purpose of impeachment.

Plaintiff reserves the right to utilize and/or seek to publish and/or admit into evidence all deposition testimony, all affidavits filed or attached to any motion or pleading in this case, and all responses to discovery from any party in this case for purposes of impeachment.

Plaintiff reserves the right to offer into evidence any exhibit timely and properly disclosed during discovery for the purposes of rebuttal.

Plaintiff reserves the right to offer into evidence any exhibit offered by any other parties to this action.

In addition to the above objections:

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- a. Defendant reserves the right to make further objections regarding Plaintiff's proposed exhibits, including objections under FED. R. CIV. P. 402 and FED. R. CIV. P. 403.
- b. Defendant further objects to the extent that any exhibits involve matters in violation of any orders of the Court.
- c. Defendant reserves the right to supplement or amend its objections as exhibits are introduced

and to the extent that additional documents/exhibits, if any, are identified.

d. Defendant objects to all disclosures which are not properly authenticated at the time of trial.

Plaintiff's Use of Demonstrative Exhibits & Defendant's Objections:

Plaintiff may offer, at trial, certain Exhibits for demonstrative purposes including, but not limited to the following:

- 1. Demonstrative and charts relating to Plaintiff's damage claims;
- 2. Story board and computer digitized power point images;
- 3. Blow-ups/transparencies/digitized images of various records; and
- 4. Plaintiff reserves the right to offer into evidence any exhibit timely and properly disclosed during discovery for the purpose of demonstration at trial. Additionally, Plaintiff reserves the right to offer into evidence any exhibit offered by any other parties to this action.

Defendant objects to the use of any demonstrative exhibit that is not shown at least 72 hours prior to it being shown to the jury, other than an enlargement of an admitted exhibit. While Defendant agrees to take up any objections to the demonstrative exhibits outside of the presence of the jury with the Court, Defendant at this time lodges objections as to any demonstrative exhibit that it has been unable to review as being relevant, lacks foundation, includes unauthenticated matter, contains inadmissible hearsay, and/or includes an improper summary. To the extent that Plaintiff utilizes any exhibit that is not stipulated to, Defendant reserves its objections lodged thereto.

2. Defendant's Exhibits and Plaintiff's Objections thereto:

	T = = = = = = = = = = = = = = = = = = =	T =
BATES NO.	DESCRIPTION	PLAINTIFF'S OBJECTIONS
ALB00020-00061	Sweep Log Report 7/21/2019 to	Authentication [FED. R. EVID.
	8/4/2019	901]
		Foundation [FED. R. EVID. 602]
		Hearsay [FED. R. EVID. 802]
		Relevance / Prejudicial [FED. R.
		EVID. 402-403]
		Calls for Expert Testimony [FED.
		R. EVID. 702]
ALB00062-00065	Time and Attendance Report	Authentication [FED. R. EVID.

BATES NO.	DESCRIPTION	PLAINTIFF'S OBJECTIONS
		901]
		Foundation [FED. R. EVID. 602]
		Hearsay [FED. R. EVID. 802]
		Relevance / Prejudicial [FED. R.
		EVID. 402-403]
ALB00377-00380	Loss Run Report [Redacted]	Authentication [FED. R. EVID.
ALD00311-00300	Loss Run Report [Redacted]	901]
		Foundation [FED. R. EVID. 602]
		Hearsay [FED. R. EVID. 802]
		Relevance / Prejudicial [FED. R.
		EVID. 402-403]
ALB00390-00427	Interventional Dain & China Clinia	7
ALB00390-00427	Interventional Pain & Spine Clinic	Foundation [FED. R. EVID. 602]
		Hearsay [FED. R. EVID. 802]
		Relevance / Prejudicial [FED. R.
AT D00 400 00 407	T TT NT 1 1 1 T 1 1 1 1 1 1 1 1 1 1 1 1	EVID. 402-403]
ALB00428-00497	Las Vegas Neurological Institute	Foundation [FED. R. EVID. 602]
		Hearsay [FED. R. EVID. 802]
		Relevance / Prejudicial [FED. R.
		EVID. 402-403]
ALB00498-00499	Las Vegas Pharmacy	Foundation [FED. R. EVID. 602]
		Hearsay [FED. R. EVID. 802]
		Relevance / Prejudicial [FED. R.
		EVID. 402-403]
ALB00500-00501	LienRx Account statement 11-06-20	Foundation [FED. R. EVID. 602]
		Hearsay [FED. R. EVID. 802]
		Relevance / Prejudicial [FED. R.
		EVID. 402-403]
ALB00502-00518	Pueblo Medical Imaging	Foundation [FED. R. EVID. 602]
		Hearsay [Fed. R. Evid. 802]
		Relevance / Prejudicial [FED. R.
		EVID. 402-403]
ALB00519-00585	Surgical Arts Center	Foundation [FED. R. EVID. 602]
	-	Hearsay [FED. R. EVID. 802]
		Relevance / Prejudicial [FED. R.
		EVID. 402-403]
ALB00586-00726	Tropicana West Chiropractor	Foundation [FED. R. EVID. 602]
		Hearsay [FED. R. EVID. 802]
		Relevance / Prejudicial [FED. R.
		EVID. 402-403]
ALB00727-00745	General Vascular Specialists	Foundation [FED. R. EVID. 602]
		Hearsay [FED. R. EVID. 802]
		Relevance / Prejudicial [FED. R.
		Evid. 402-403]
ALB00746-00750	Dr. Wang Medical Examination and	Authentication [FED. R. EVID.
LEDOUTTO OUTSO	Record Review Report	901]
	Record Review Report	Foundation [FED. R. EVID. 602]
		Hearsay [FED. R. EVID. 802]

BATES NO.	DESCRIPTION	PLAINTIFF'S OBJECTIONS
		Relevance / Prejudicial [FED. R.
		EVID. 402-403]
		Calls for Expert Testimony [FED.
	Dr. Wong Undeted Curriculum	R. EVID. 702] Authentication [FED. R. EVID.
	Dr. Wang Updated Curriculum Vitae 2021	901]
		Foundation [FED. R. EVID. 602]
		Hearsay [FED. R. EVID. 802]
		Relevance / Prejudicial [FED. R.
		EVID. 402-403]
		Calls for Expert Testimony [FED. R. EVID. 702]
	Dr. Wang Updated Fee Schedule	Authentication [FED. R. EVID.
	2021	901]
		Foundation [FED. R. EVID. 602]
		Hearsay [FED. R. EVID. 802] Relevance / Prejudicial [FED. R.
		EVID. 402-403]
		Calls for Expert Testimony [FED.
		R. EVID. 702]
	Dr. Wang Updated Testimony List	Authentication [FED. R. EVID.
	2021	901]
		Foundation [FED. R. EVID. 602]
		Hearsay [FED. R. EVID. 802]
		Relevance / Prejudicial [FED. R.
		EVID. 402-403]
		Calls for Expert Testimony [FED. R. EVID. 702]
	Mr. Opfer Updated Curriculum	Authentication [FED. R. EVID.
	Vitae 2021	901]
		Foundation [FED. R. EVID. 602]
		Hearsay [Fed. R. Evid. 802]
		Relevance / Prejudicial [FED. R.
		EVID. 402-403]
		Calls for Expert Testimony [FED. R. EVID. 702]
	Mr. Opfer Updated Fee Schedule	Authentication [FED. R. EVID.
	2021	901]
		Foundation [FED. R. EVID. 602]
		Hearsay [FED. R. EVID. 802]
		Relevance / Prejudicial [FED. R.
		EVID. 402-403] Calls for Expert Testimony [FED.
		R. EVID. 702]
	Mr. Opfer Updated Testimony List	Authentication [FED. R. EVID.
	2021	901]
		Foundation [FED. R. EVID. 602]

Mr. Opfer Initial Report 4/21/21

DESCRIPTION

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BATES NO.

(c) Whether the parties intend to present electronic evidence for purposes of jury deliberations:

Plaintiff will submit electronic evidence to the jury for utilization in the jury room during their deliberations.

PLAINTIFF'S OBJECTIONS
Hearsay [Fed. R. Evid. 802]
Relevance / Prejudicial [Fed. R.

Calls for Expert Testimony [FED.

Authentication [FED. R. EVID.

Foundation [FED. R. EVID. 602] Hearsay [FED. R. EVID. 802] Relevance / Prejudicial [FED. R.

Calls for Expert Testimony [FED.

EVID. 402-4031

R. EVID. 702]

EVID. 402-4031

R. EVID. 702]

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Defendant intends to present evidence in the form of jpegs, pdfs, etc., to jurors for the purposes of jury deliberations. Although it is not known at this time which exhibits will be electronically presented, Defendant will provide electronic evidence in an electronic format compatible with the Court's electronic jury evidence display system. Defendant will contact the courtroom administrator for instructions about how to prepare evidence in an electronic format and other requirements for the Court's electronic jury evidence display system.

Defendant's Use of Demonstrative Exhibits & Plaintiff's Objections:

Defendant intends to identify and allow for inspection any demonstrative exhibits planned to be used at the time of trial seventy-two (72) hours before the commencement of trial. Defendant agrees to take up any objections to the demonstrative exhibits outside of the presence of the jury with the Court. In the event a Party wishes to make changes to or use a different/additional demonstrative exhibit as trial progresses, Defendant agrees that the Parties should inform the opposing Party twenty-four (24) hours

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before presenting and, if the opposing Party does agree with the presentation of said demonstrative exhibit, the Court shall decide whether the demonstrative exhibit may be presented.

Other Agreements Regarding Exhibits:

With the exception of exhibits to be used solely for impeachment, Defendant requests that each evening by 8:00 p.m., they will exchange the exhibits that they plan to use the following day so that any exhibit disputes/objections can be addressed by the Court each morning before trial resumes. In addition, the parties will identify each witness that they intend to call at trial not less than 24 hours prior to calling each witness to testify. The failure to abide by these deadlines does not preclude either party from moving for the admission of other exhibits and/or calling a different witness when such timeline cannot be abided by.

(d) **Depositions:**

(1) Plaintiff will offer the following depositions:

a. Plaintiff intends to offer live testimony of designated witnesses at trial. In the event that Plaintiff is unable to call a witness and must offer deposition testimony in lieu of live testimony, Plaintiff reserves the right to supplement this Pre-Trial Order to designate deposition testimony to be used at trial.

(2) Defendant will offer the following depositions:

a. Roberto Barrera

(e) Objections to Depositions:

(1) Defendant objects to Plaintiff's depositions as follows:

Without having the opportunity to be disclosed of any deposition testimony and/or excerpts thereof,

Defendant reserves the right to lodge objections to said testimony upon disclosure of the same.

(2) Plaintiff objects to Defendant's depositions as follows:

1 Without having the opportunity to be disclosed of any deposition testimony and/or excerpts thereof, 2 Plaintiff reserves the right to lodge objections to said testimony upon disclosure of the same. 3 (3) Other agreements as to objections to deposition use: 4 The parties agree to provide page and line designations of witnesses' depositions that will be played 5 or read in at trial no later than 30 days prior to the trial date. Objections and counter-designations will be 6 7 due 7 days following the initial designations. 8 VIII. WITNESSES 9 10 The following witnesses may be called upon by the parties at trial: 11 **Plaintiff's Witnesses:** (a) 12 1. ROBERTO BARRERA 13 c/o Paul D. Powell, Esq. Jared D. Powell, Esq. 14 The Powell Law Firm 15 8918 Spanish Ridge Avenue, Suite 100 Las Vegas, Nevada 89148 16 2. ALBERTSONS LLC 17 c/o Jack P. Burden, Esq. Shea M. Backus, Esq. 18 Jacquelyn Franco, Esq. Backus, Carranza & Burden 19 3050 South Durango Drive 20 Las Vegas, Nevada 89117 21 3. Vicki Bolton Personal Contact Information Unknown 22 c/o Albertsons Store #3333 1940 Village Center Cir. 23 Las Vegas, Nevada 89134 24 4. William G. Leavitt DC 25 David Juarez Person Most Knowledgeable and/or 26 Custodian of Records 27 Tropicana West Chiropractic 6819 West Tropicana Ave. Suite 100 28 Las Vegas, Nevada 89103 5. Stuart Baird, MD Jorg Rosler, MD

1		Custodian of Records
2		Interventional Pain & Spine Institute 851 S. Rampart Blvd., Suite 100
3		Las Vegas, Nevada 89145
4	6.	Keith M. Lewis, MD
5		Justin Puopolo DO Matt Treinen DO
6		Micah Nielsen MD
7		Nader Beheshti MD Person Most Knowledgeable and/or
8		Custodian of Records Pueblo Medical Imaging
9		8551 W. Lake Mead Blvd., Ste. 150
10		Las Vegas, Nevada 89128
11	7.	Jorg Rosler, MD
12		Stuart Baird, MD Person Most Knowledgeable and/or
13		Custodian of Records Surgical Arts Center
14		9499 W Charleston Blvd., Ste 250
15		Las Vegas, Nevada 89117
16	8.	Jason Garber, MD
17		Person Most Knowledgeable and/or Custodian of Records
18		Las Vegas Neurological Institute 3012 S Durango Dr
19		Las Vegas, Nevada 89117
20	9.	Earl Cottrell, MD
21		Person Most Knowledgeable and/or Custodian of Records
22		General Vascular Specialists
23		7200 Cathedral Rock Dr Ste 130 Las Vegas, Nevada 89128
24		-
24 25	10.	Person Most Knowledgeable and/or Custodian of Records
		Las Vegas Pharmacy
26		260 W. Sahara Ave., #120 Las Vegas, Nevada 89102
27	11.	Person Most Knowledgeable and/or
28	11.	Custodian of Records Lien RX 1901 East Voorhees Street

1		Danville, Illinois 61834
2	12.	Bhuvana P. Kittusamy, MD
3		Person Most Knowledgeable and/or Custodian of Records
4		Las Vegas Radiology
5		7500 Smoke Ranch Road, Suite 100 Las Vegas, Nevada 89128
6	13.	Julian Penaranda
7	13.	Nicole Hoffman, MPT
8		Joseph Scorza, PTA Person Most Knowledgeable and/or
9		Custodian of Records
10		First Physical Therapy 1321 South Rainbow Boulevard, Suite 102
11		Las Vegas, Nevada 89146
12	14.	Person Most Knowledgeable and/or
13		Custodian of Records CVS Pharmacy
14		10400 West Charleston Boulevard
15		Las Vegas, Nevada 89135
16	15.	Son Bui, DO Miranda Aguirre, MA
17		Kara Craig, MA
18		Person Most Knowledgeable and/or Custodian of Records
19		Intermountain Healthcare
20		Healthcare Partners of Nevada 700 East Warm Springs Road, Suite 110
21		Las Vegas, Nevada 89119.
22	16.	David Oliveri, M.D.
23	10.	851 S. Rampart Boulevard, Suite 115
24		Las Vegas, Nevada 89145
25	17.	Stan V. Smith, Ph.D.
		1165 N. Clark Street, Suite 600
26		Chicago, Illinois
27	18.	Jason E. Garber, M.D.
28		3012 South Durango Drive Las Vegas, Nevada 89052
	19.	Brian Hinckley

1		United Nissan
2		3025 East Sahara Avenue Las Vegas, Nevada 89104
3		(702) 591-3503
4	20.	
5		1008 Arabian Sand Court Las Vegas, Nevada 89144
6		(702) 686-0159
7	21.	
8		309 Emerald Vista Way Las Vegas, Nevada 89144
9		(702) 336-2215
10		
11	22.	Dylan Barrera 309 Emerald Vista Way
12		Las Vegas, Nevada 89144 (702) 336-2217
13		(702) 330-2217
14	23.	Robert Jarrod
15		United Nissan 3025 East Sahara Avenue
16		Las Vegas, Nevada 89104
17		(702) 587-8426
18	24.	Danielle Du Fresne Arnold 10026 Portula Valley Street
19		Las Vegas, Nevada 89178
20		(702) 321-6421
21		
22	(B)	Defendant's witnesses:
23	1. Robert Barrera c/o Paul D. Powell, Esq. Jared D. Powell, Esq.	
24		
25	THE POWELL LAW FIRM	
26	8918 Spanish Ridge Ave. #100 Las Vegas, NV 89148	
27	Tel: 702.728.5500	
28	2. Vicki Bolton Albertson's Store #3333 1940 Village Center Circle, Las Vegas, NV 89134	
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1		Tel: (702) 341-0308
2	2	Charles Clay
3	3.	Charles Clay Albertson's Store #3333
4		1940 Village Center Circle, Las Vegas, NV 89134
5		Tel: (702) 341-0308
6	4.	Bryce Tomlinson
7		2416 Ginger Lily Lane Las Vegas, NV 89134
8		Tel: (702) 525-4261
9	5.	Sean Yamaguchi
10		Address: to be supplemented Tel: To be supplemented
11		
12	6.	Rick Sparrow Address: to be supplemented
13		Tel: To be supplemented
14	7.	, 1
15		c/o Jack Burden, Esq. Backus, Carranza and Burden
16		3050 S. Durango Drive
17		Las Vegas, NV 89117
18	8.	Jeffery C. Wang, MD Chief, Orthopaedic Spine Service
19		Co-Director USC Spine Center
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21		Los Angeles, CA 90033 Office: (323) 442-5303
22	Q	Neil Opfer
23).	1920 Placid Ravine
24		Las Vegas, NV 89117 Tel: (702) 341-5828
25		(,,
26		IX.
27		TRIAL DATE
28	Th	e attorneys or parties have met and jointly offer these three trial dates:

1. June 6, 2022

2. June 13, 2022

3. June 20, 2022

It is expressly understood by the undersigned that the court will set the trial of this matter on one of the agreed upon dates, if possible. If not, the trial will be set at the convenience of the Court's calendar.

X. LENGTH OF TRIAL

It is estimated that the trial herein will take a total of 7-10 full days.

APPROVED TO FORM AND CONTENT

DATED this 28th day of October 2021.	DATED this 28th day of October 2021.
The Powell Law Firm	Backus, Carranza & Burden
/s/ Tom W. Stewart	/s/ Jack P. Burden
Paul D. Powell, Esq.	Jack P. Burden, Esq.
Nevada Bar No. 7488	Nevada Bar No. 6918
Jared D. Powell, Esq.	Shea M. Backus, Esq.
Nevada Bar No. 15086	Nevada Bar No. 8361
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Tom W. Stewart	3050 South Durango Drive
Nevada Bar No. 14280	Las Vegas, Nevada 89117
8918 Spanish Ridge	Attorneys for Defendant
Las Vegas, Nevada 89148	
Attorneys for Plaintiff	

XI. ACTION BY THE COURT

This case is set for jury trial on the stacked calendar on July 11, 2022 at 9:00 a.m. .

Calendar call will be held on <u>July 5, 2022 at 9:00 a.m.</u> in courtroom <u>6A</u>.

DATED: November 3, 2021

UNITED STATES DISTRICT JUDGE